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BOOK & PAGE 260

SHORT FORM DEED OF TRUST AND ASSIGNMENT OF RENTS (Note not set out)

	AND A SECOND SECOND
THIS DEED OF TRUST, made this 17th	day of December 1963
between NEVELCO, INCORPORATED	
	herein called GRANTOR or TRUSTOR,
whose mailing address is 90 Louise Street, Sa	
	E INSURANCE CO.
a Nevada corporation	, herein called Trustee, and
MARCUS W. MEAIRS COMPANY, a Californi	a Corporation , herein called BENEFICIARY,
· · · · · · · · · · · · · · · · · · ·	and received from Beneficiary in lawful money of the United States the
sum of Three Thousand and No/100	lawful money of the United States according to the terms of a promissory
note of even date herewith, executed and delivered therefor by frust	or; ement of the Trustor herein contained including payment of the said
promissory note and of any money with interest thereon that may I	be advanced by or otherwise become due to Trustee or Beneficiary under
Trustor by Beneficiary with interest thereon, Trustor irrevocably G	ich additional soms as may hereafter be advanced for the account of RANTS AND TRANSPERS TO TRUSTEE, in TRUST, WITH POWER
OF SALE, all that property in Eureka	
Lots 37 and 38, in Section 15, To	ownship 29 North Range 48 Fast
MDB&N, Each lot consisting of 5	acres, as per final map recorded
at Eureka, Nevada in recorders of	
	사용하는 사용하다 한국에 있다. 사용하는 사용하는 사용 사용하는 것이 있다.
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	and the second of the second o
TOGETHER WITH all appurtenances in which Trustor has sented by shares of a company or otherwise; and	any interest, including water rights benefiting said realty whether repre-
TRUSTOR ALSO ASS GNS 15 Beneficiary all renta, issues a	nd profile of said really, reserving the right to collect and use the same onthunner of such default authorizing Beneficiary to collect and enforce
the same by any lawful means in the name of any party hereto.	orthogenes of sacin deligation and perfect and thoree
	the trusts and agreements herein set forth and incorporated herein by
reference, and in that behalf the parties incorporate herein by this in the presence of descriptions of the presence of descriptions of the presence of descriptions of the parties in the presence of the parties in the presence of the parties in t	eference all of the agreements set forth in the paragraphs numbered I to
167 JOSCIFIATION JOSEPH SERVICE PROPERTY AND	CONTROL OF THE PROPERTY OF THE
O MARION O OMODERNI MENADO DE DESCRICA DE COMO	den nom my distriction in the second to the population of the second to
alikas saliki kasa asan isang alikasa di kata dagan ganang ang kanang ang kanang	ook see charley are foreigned standing assert surfactor for this clear laborator.
THE UNDERSIGNED TRUSTOR REQUESTS that a copy of	any notice of default and any notice of sale hereunder be mailed to him
at the address hereinbefore set forth. IN WITNESS WHEREOF Grantor has executed this	
일 : [1] : [1] : [1] : [1] : [1] : [2] : [CDAT S
NEVELCO, INCORPORATED Signature	of Trustor
vi well orgenton visioent	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
Edward to Viorce, Secretary	
STATE OF NEVADA,	ORDER NO
COUNTY OF	ORDER NO
On	WHEN RECORDED MAIL TO, MARCUS W. MEAIRS COMPAI
County and State, personally appeared	P.O. Box 947, Riverside, California
The state of the s	File No. 399U1
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	RECORDED AT THE REQUEST OF ,
known to me to be the person described in and who executed	FROMER TITLE Das CO 17 NUMBER
the foregoing instrument, who acknowledged to me thathe executed the same freely and voluntarily and for the uses and	A D N COLOR TO THE TOTAL TO THE TOTAL TOTA
purposes therein mentioned.	At 5.3 minutes past 11 A M.
WITNESS my hand and official soal.	In Liber H of OFFICIAL TO CONES
(Scal)	Page 26 0 Records of
Notary Public in and for said County and State	FUREKA COUNTY DEVADA
(I) executed by a Corporation the Corporation Form of	Ville a NOTON Recorder
Acknowledgment must be used.)	By Deputy
SBANER . LAS VEGAD	Fee \$2 2

RECORDER: DOXXXX RECORD

The following are the trusts and agreements reteres to ond incorporated by reference in the foregoing deed

The following are the trusts and agreements reteries to and interported by reference in the foregoing deed of trust:

1. For the purpose of protecting and preserving the security of this Deed of Trust, the Grantor agrees: to properly care for and keep said property in good condition and repair; not to remove or demalish any building thereon; to complete in a good and workmanlike manner any building which may be constructed thereon, and to pay when due all claims for labor performed and materials furnished therefor; to comply with all lading ordinances and regulations requiring any alterations or improvements to be made thereon; not to commit any weste thereof; not to commit any waste thereof; not to commit any waste thereof; not to commit any waste thereof, and to commit any waste thereof; not not commit any waste thereof; not not commit any waste thereof; not any other act or acts, all in a timety and proper manner, which, from the character or use of said property, may be reasonably necessary, the specific anumerations therein not excluding the general.

11. The Grantor agrees to pay and discharge all costs, fees and expenses of these Trusts, including cost of evidence of title and Trustee's fees in connection with safe, whether completed or not, which amounts shall become due upon delivery to Trustee of Declaration of Default and Demand for Sale, as bereinofter provided.

111. The amount collected under any fire insurance policy shall be credited first, to occured interest; next, to expenditures hereunder; and of the Beneficiany, the entire amount collected under the policies or any part thereof, may be released to the Grantor, without liability upon the Trustee for such release.

11. The Grantor agreement and agreements shall be entired to any part thereof, and be released to the Grantor, without liability upon the Trustee for such release.

IV. The Grantor promises and agrees that if, during the existence of the Trust, there be commenced or pending any suit or action affecting aid conveyed premises, or any part thereof, or the title thereto, or if any adverse claim for or against sold premises, or any part thereof, be made or asserted, he will appear in and defend any such matter purporting to affect the security and will pay all costs and damages arising because of such written.

V. Any award of demages in connection with any condemnation for public use of ar liftury to any property or any part thereof is hereby ed and shall be poid to Beneficiary, who may apply or release such maneys received by him in the same manner and with the same affect as provided for disposition of proceeds of insurance.

VI. Trustee shall be under no obligation to notify any party hereto of any pending sale hereunder or which Grantor, Beneficiary and/or Trustee shall be named as delendant, unless brought by Trustee.

VII. Acceptance by Baneliciary of any sum in payment of any indebledness secured hereby, after the date when the same is due, shall not constitute a walver of the right either to require prompt payment, when due, of all other sums so secured or to declare default as herein provided for failure so to pay.

VII. Acceptance by Baneficiary of any sum in payment of any indebledness secured hereby, after the date when the same is due, shall not constitute a wolver of the right either to require prompt payment, when due, of all other sums to secured or to declare default as herein provided for failure to to pay.

VIII. Trustee may, at any time, or from time to time, without liability, therefor, and without indice, upon writter request at. Beneficiary and presentation of this Deed of Trust and the notes secured hereby for endorsement, and without affecting the personal inquility of any payment of the provided for the pr

XXII. This Deed of Trust applies to, inures to the benefit of, and binds oil parties hereto, their heirs, legatees, devisees, administrators, executors, successors and assigns.

successors and assigns.

XIV.—Trustee accepts these Trusts when this Deed of Trust, duly executed, and acknowledged is made a public recard as provided by law.

XIV.—Trustee accepts these Trusts when this Deed of Trust, duly executed, and acknowledged is made a public recard as provided by law.

XIV.—The Deed of Trust, whenever the context so requires, the masculars gender includes the feminine and/or neuter, and the singular numbe includes the plutal, and the term Beneficiary shall include any future holder, including pleagues, of the nate secured hereby

STATE OF CALIFORNIA 11.18。在中国的基础的发生。 Marin before me Mexico No Notice of the North of the North Public in said County and State, residing therein, duly commissioned and sworn, personally appeared n to me to be the President and Secretary of the corporation described in and that executed the within instrument, and also known to me to be the person. 2... who executed the within instrument on behalf of the corporation therein named, and The ye. echnowledged to me that such corporation executed the same. In Militiess Mhereof, I have become set my hand and offixed my official seal the day end year in this Certificate fest above pristen. Maccofe Maure 5. Notary Public in and for said County and State. 1264 CORPORATION ACKNOWLEDGMENT.

FORM C.A.—Sam Hopkins Legal Forms Printing Service, 2328 Fruitvals Ave., Oakland 1, Calif.

United title insurance co EED OF TRU WITH POWER OF SALE LAS VEGAS, NEVADA 212 L.V. Blvd., South Insurance 3111111